ADDENDUM TO MONTHLY OPERATING REPORT

In re The Litigation Practice Group, P.C.

Bankruptcy Case No. 8:23-bk-10571-SC

Month Ending 3/31/2024

Due to a lack of cooperation by Debtor's principals, Trustee is not able to definitively answer all questions set forth in the monthly operating report. Due to the fact that the form cannot be electronically submitted without a response to each and every question, Trustee has responded with either a "\$0" or "no" for the questions to which he does not possess the information and elaborates on such answers with the following explanations and additional information:

Question	Trustee's Explanation
Debtor's Full-Time Employees (current)	As of August 2023, all employees providing services to Debtor's clients and former clients were terminated. Prior to bankruptcy, Debtor transferred all of its legal services agreements to
	one or more law firms. Trustee avoided and recovered the transfers made to Phoenix Law. The employees servicing the files were employees of Maverick and Phoenix had an agreement to reimburse Maverick. In short,
	Trustee did not have actual employees.
Debtor's Full-Time Employees (as of date of order	Trustee does not have this information and it was
for relief)	not provided by the Debtor.
Supporting Documentation section ¹	
Statement of cash receipts and disbursements	Form 2 is attached.
Balance Sheet containing the summary and detail of the assets, liabilities, and equity (net worth) or deficit	Form 2 is attached.

¹ As mentioned above with respect to employees, and alleged in the Adversary Proceeding, pre-petition, substantially all of Debtor's assets were also fraudulently conveyed to transferees and fraudulent conveyance partners such as Phoenix Law, Greyson Law Center, PrimeLogix, Maverick, and others. Perhaps this scheme explains why Debtor and its principals have refused to turn over the documents sought pursuant to this supporting documentation section. Upon the service of the TRO and PI, Trustee learned that all revenue formerly of LPG was, prior to the Trustee's appointment, being siphoned from LPG to go to these other entities; Mr. Diab testified as much at the hearing on the Preliminary Injunction. Trustee's Special Litigation Counsel is in the process of finalizing and serving subpoenas on all financial institutions and third parties that appear to have been engaged in or recipients of monies believed to belong to LPG that appear to have been siphoned and used for other purposes.

Statement of operations (profit or loss statement)	Form 2 is attached.
Accounts receivable aging	The most recent status report received from Morning Law Group states that as of March 29, 2024, the Estate's estimated share of client receivables is \$5,912,871.70 subject to any adjustments per the Purchase Agreement. Form 2 is attached reflecting any funds received by Trustee and source of funds.
Post-petition liabilities aging	Trustee does not have any post-petition liabilities other than accrued professional fees and quarterly fees owed to the U.S. Trustee which are listed under Part 2, Line f. An administrative claims bar date was set. Prior to the deadline, various motions asserting administrative claims were filed. Trustee is reviewing the motions to determine if he will oppose any.
Statement of capital assets	Trustee does not have any additional information other than the information provided in the attached Form 2.
Schedule of payments to professionals	See attached schedule. The accrued fees, less any payments, for professionals are included under Part 2, Line f.
Schedule of payments to insiders	Trustee does not have this information and no payments to insiders have been made after he was appointed.
All bank statements and bank reconciliations for the reporting period	Trustee has not received additional bank statements for the Debtor. All of Trustee's transactions are reported on Form 2.
Description of the assets sold or transferred and the terms of the sale or transfer	No assets were sold or transferred in the month of March 2024.
Part 2, a	The most recent status report received from Morning Law Group states that as of March 29, 2024, the Estate's estimated share of client receivables is \$5,912,871.70 subject to any adjustments per the Purchase Agreement. Form 2 is attached reflecting any funds received by Trustee and source of funds.
Part 2, b	Trustee is not aware of any outstanding A/R, other than the client receivables listed in Part 2a. Form 2 is attached reflecting any funds received by Trustee and source of funds.
Part 2, c	Trustee does not have any information as to Inventory. Form 2 is attached reflecting any information that the Trustee is aware of.

Part 3, b	No such payments were made in the month of
	March 2024.
Part 4, a	Trustee does not have any income and expense
	information for the Debtor for March 2024. All
	funds received and disbursed by the Trustee are
	listed on the attached Form 2.
Part 4, b	Trustee does not have any income and expense
	information for the Debtor for March 2024. All
	funds received and disbursed by the Trustee are
	listed on the attached Form 2.
Part 4, d	Trustee does not have any income and expense
	information for the Debtor for March 2024. All
	funds received and disbursed by the Trustee are
Doub 4 o	listed on the attached Form 2.
Part 4, e	Trustee does not have any income and expense information for the Debtor for March 2024. All
	funds received and disbursed by the Trustee are
	listed on the attached Form 2.
Part 4, f	Trustee does not have any income and expense
	information for the Debtor for March 2024. All
	funds received and disbursed by the Trustee are
	listed on the attached Form 2.
Part 4, g	Trustee does not have any depreciation and/or
	amortization information for the month of March
	2024.
Part 4, h	Trustee does not have any interest information
	for the month of March 2024 other than any
	information contained in claims filed by creditors.
	The Trustee has not yet commenced the claims review process.
Part 4, i	Trustee is not aware of any taxes incurred by the
	Debtor in the month of March 2024.
Part 4, j	Trustee has included accrued fees for
	professionals and U.S. Trustee quarterly fees in
	Part 2, Line f above as well
Part 4, k	Trustee does not have information as to any profit
	or loss for the Debtor for the month of March
	2024. Any funds received or disbursed by the
Dowt C. o.	Trustee are included on the attached Form 2.
Part 5, a	Payments are listed as paid to date.
Part 5, b	Trustee has not made any payments to any non-
	bankruptcy professionals since his appointment
	on May 8, 2023. The accrued fees for
	professionals are listed under Part 2, Line f above.

Part 6, a	Trustee does not have any information as to
	income taxes accrued by the Debtor post-
	petition.
Part 6, b	Trustee does not have any information as to
	income taxes paid by the Debtor post-petition.
	Trustee has not made any such payments.
Part 6, c	Trustee has paid all post-petition employer
	payroll taxes.
Part 6, e	Trustee does not have any information as to post-
	petition property taxes paid by the Debtor.
	Trustee has not made any such payments.
Part 6, f	Trustee does not have any information as to other
	post-petition taxes accrued by the Debtor. Tax
	liabilities for the Estate incurred after the
	Trustee's appointment will not be determined
	until Trustee's accountants prepare tax returns for
	2023.
Part 6, g	Trustee does not have any information as to other
	post-petition taxes paid by the Debtor. Tax
	liabilities for the Estate incurred after the
	Trustee's appointment will not be determined
	until Trustee's accountants prepare tax returns for
	2023.
Part 7, g	Trustee secured post-petition financing. The
, 6	Trustee filed motions seeking authorization to
	secure such post-petition financing. No additional
	debt was incurred in March 2024.
Part 7, h	The Court has approved payments to Nancy
	Rapoport (Monitor). Per the language of the
	Order Approving Stipulation, MLG is to pay the
	initial fees covering July through October 2023.
	The Estate is to resume payment of Monitor's
	fees beginning 11/01/2023 and continuing
	thereafter.
Part 7, i	As of August 2023, all employees that had been
	providing services in connection with the legal
	services agreements initially entered into by
	Debtor were terminated.
Part 8	SECTION DOES NOT APPLY TO DEBTOR